IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN

Case Number: 2:23-cv-01018

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c	TU.	LIST	IC,	LL	U,

Plaintiff,

v.

OH WHOLESALE LLC d/b/a 76 QUICK MART TOBACCO and OSAMA KABASHI,

Defendants.	
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COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

The Plaintiff, GS HOLISTIC, LLC (hereinafter referred to as "GS"), by and through its undersigned counsel, hereby files this, its Complaint against the Defendants, OH WHOLESALE LLC d/b/a 76 QUICK MART TOBACCO and OSAMA KABASHI, and alleges, as follows:

Jurisdictional Allegations

- 1. This is a civil action against the Defendants for trademark infringement, counterfeiting, and false designation of origin and unfair competition, under the Lanham Act (15 U.S.C. § 1051 et. seq.).
- 2. This Court has subject matter jurisdiction over the claims in this action that relate to trademark infringement, counterfeiting, and false designation of origin and unfair competition pursuant to the provisions of 15 U.S.C. § 1121 and 28 U.S.C. §§ 1331 and 1338(a).

Venue

3. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) in that the

Defendants reside in this district and the cause of action occurred in this district.

Parties

4. GS HOLISTIC, LLC is a Delaware Limited Liability Corporation that has its

principal place of business at 7162 Beverly Boulevard, #207, Los Angeles, California 90036. GS

is the registered owner of the "G PEN" trademarks.

5. OH WHOLESALE LLC d/b/a 76 QUICK MART TOBACCO (hereinafter referred

to as "76 QUICK MART TOBACCO") is a limited liability company that was formed in

Wisconsin, and has its principal place of business at 6416 N 76th St Milwaukee WI 53223. 76

QUICK MART TOBACCO is a citizen of Wisconsin.

6. OSAMA KABASHI is a resident of Milwaukee, Wisconsin, and is *sui juris*.

OSAMA KABASHI is a citizen of Wisconsin.

Facts Common to All Counts

The History of The G Pen Brand.

7. Since 2012, GS has marketed and sold products using the trademark "G Pen." The

G Pen branded products, such as portable vaporizers and accessories related thereto, are widely

recognized nationally and internationally. Indeed, the G Pen brand is one of the leading companies

in the industry, known for the high quality of the products at an achievable price point for all.

8. GS is also known for its Charity Series whereby the company teams up with

nonprofit organizations to donate net proceeds from each purchase to the organization.

9. For nearly ten years, GS has worked to distinguish the G Pen brand as the premier

manufacturer of vaporizers by emphasizing the brand's unwavering use of quality materials and

focusing on scientific principles which facilitate a superior smoking experience. G Pen branded

products embody a painstaking attention to detail, which is evident in many facets of authentic G

Pen branded products. It is precisely because of the unyielding quest for quality and unsurpassed

innovation that G Pen branded products have a significant following and appreciation amongst

consumers in the United States and internationally.

As a result of the continuous and extensive use of the trademark "G PEN," Grenco 10.

Science was granted valid and subsisting federal statutory and common law rights to the G Pen

trademark. Grenco Science then assigned to GS all the rights associated with the G PEN trademark

and other marks associated with the different products sold by GS. The assignment to GS was

duly recorded with the United States Patent and Trademark Office on May 24, 2016.

11. GS is the owner of United States trademarks which are registered on the Principal

Register and have become incontestable within the meaning of Section 15 of the Lanham Act, 15

U.S.C. § 1065. The following is a list of GS's federally registered trademarks:

U.S. Trademark Registration Number 4,390,645 for the standard character a.

mark "G Pen" in association with goods further identified in registration in international

class 010.

U.S. Trademark Registration Number 5,368,594 for the word mark "G Pen" b.

and its logo in association with goods further identified in the registration in international

class 010.

U.S. Trademark Registration Number 4,462,090 for the standard character c.

mark "MicroG" in association with goods further identified in the registration in

international class 010.

d. U.S. Trademark Registration Number 4,470,963 for the standard character

mark "Grenco Science" in association with goods further identified in the registration in

international class 010.

e. U.S. Trademark Registration Number 4,616,071 for the standard character

mark "Grenco" in association with goods further identified in the registration in

international class 010.

f. U.S. Trademark Registration Number 4,466,586 for the word mark "G" and

its logo in association with goods further identified in the registration in international class 010.

g. U.S. Trademark Registration Number 5,264,986 for the standard character

mark "G Pen Elite" in association with goods further identified in the registration in

international class 034.

h. U.S. Trademark Registration Number 5,264,988 for the design plus words

mark "G Pen Elite" and its logo in association with goods further identified in the

registration in international class 034.

i. U.S. Trademark Registration Number 5,368,591 for the standard character

mark "G Slim" in association with goods further identified in the registration in

international class 010.

j. U.S. Trademark Registration Number 5,368,593 for the word mark "G

Slim" and its logo in association with goods further identified in the registration in

international class 010.

k. U.S. Trademark Registration Number 5,363,580 for the word mark "GIO"

and its logo in association with goods further identified in the registration in international

class 010.

1. U.S. Trademark Registration Number 5,363,581 for the standard character

mark "GIO" in association with goods further identified in the registration in international

class 010.

m. U.S. Trademark Registration Number 5,405,360 for the word mark "G

Grenco Science" and its logo in association with goods further identified in the registration

in international class 010.

n. U.S. Trademark Registration Number 5,405,361 for the word mark "G

Grenco Science" and its logo in association with goods further identified in the registration

in international class 010.

o. U.S. Trademark Registration Number 5,906,587 for the standard character

mark "G Pen Nova" in association with goods further identified in the registration in

international class 010.

p. U.S. Trademark Registration Number 5,906,588 for the design plus words

mark "G Pen Nova" and its logo in association with goods further identified in the

registration in international class 010.

. U.S. Trademark Registration Number 6,032,396 for the standard character

mark "Roam" in association with goods further identified in the registration in international

class 010.

r. U.S. Trademark Registration Number 6,032,397 for the design plus words

mark "Roam" and its logo in association with goods further identified in the registration in

international class 010.

s. U.S. Trademark Registration Number 6,202,143 for the standard character

mark "G Pen Dash" in association with goods further identified in the registration in

international class 010.

t. U.S. Trademark Registration Number 6,202,144 for the design plus words

mark "Dash" and its logo in association with goods further identified in the registration in

international class 010.

u. U.S. Trademark Registration Number 6,904,354 for the design plus words

mark "M MICRO+" and its logo in association with goods further identified in the

registration in international class 034.

12. The above U.S. registrations are valid, subsisting and in full force and effect.

The G Pen Brand in the United States.

13. Pursuant to the trademark assignment between Grenco Science, Inc. and GS

Holistic, LLC (hereinafter the "License Agreement"), GS has used the G Pen Marks in commerce

throughout the United States continuously since 2016, in connection with the manufacturing of

vaporizing products.

14. The G Pen Marks are distinctive to both the consuming public and the Plaintiff's

trade. GS's G Pen branded products are made from superior materials. The superiority of G Pen

branded products is not only readily apparent to consumers, but to industry professionals as well.

15. Plaintiff's Trademarks are exclusive to Plaintiff and appear clearly on Plaintiff's

Products, as well as on the packaging and advertisements related to such products. Plaintiff has

expended substantial time, money, and other resources in developing, advertising, and otherwise

promoting and protecting Plaintiff's Trademarks. As a result, products bearing Plaintiff's

Trademarks are widely recognized and exclusively associated by consumers, the public, and the

trade as being high-quality products sourced from Plaintiff. Plaintiff's Products have become some

of the most popular of their kind in the world and have also been the subject of extensive

unsolicited publicity resulting from their high-quality and innovative designs. Because of these

and other factors, the GS brand and Plaintiff's Trademarks are famous throughout the United

States.

16. Since 2016, GS has worked to build significant goodwill in the G Pen brand in the

United States. GS has spent substantial time, money, and effort in developing consumer

recognition and awareness of the G Pen brand via point of purchase materials and displays, through

their websites, by attending industry trade shows, and through social media promotion.

17. In fact, Plaintiff's Products have been praised and recognized by numerous online

publications, as well as publications directed to the general public, including articles in NewsWeek,

Complex, TechCrunch, NY Times, USA Today, LA Weekly, Fortune Magazine, and SFGate.

18. Due to the high quality of the brand and products, GS has collaborated with

numerous celebrities and companies to create collaborations.

19. GS sells its products under the G Pen Marks to authorized stores in the United

States, including in Wisconsin. GS has approximately 6,000 authorized stores nationwide. As

such, G Pen branded products reach a vast array of consumers throughout the country.

20. It is because of the recognized quality and innovation associated with the G Pen

Marks that consumers are willing to pay higher prices for genuine G Pen branded products. For

example, a G Pen brand vaporizer ranges in price from \$70 to \$250, while a non-G Pen branded

product of equivalent size and technology will usually sell from \$11 to \$20. As such, sales of

products bearing the G Pen Marks in the United States have been approximately twenty million

dollars (\$20,000,000) for the last five years.

21. It is exactly because of their higher sales value that G Pen branded products are

targeted by counterfeiters. These unscrupulous people and entities tarnish the G Pen brand by

unlawfully selling vaporizers that have identical, or nearly identical, versions of the G Pen Marks

affixed to products that are made with inferior materials and technology, thereby leading to

significant illegitimate profits by store owners, such as OSAMA KABASHI.

22. In essence, OSAMA KABASHI misleads consumers by selling them low grade

products that free ride on the goodwill of the G Pen brand, and in turn, OSAMA KABASHI reaps

substantial ill-gotten profits. OSAMA KABASHI's conduct contributes to the complete flooding

of the marketplace with counterfeit products, which results in lost sales and damages to GS and

irreparable harm to the G Pen brand's image.

23. Unfortunately, the current U.S. marketplace is saturated with counterfeit products

– like those OSAMA KABASHI through his store, 76 QUICK MART TOBACCO, has sold. As

such, GS has been forced to scrupulously enforce its rights in order to protect the G Pen Marks

against infringement. By exercising its Enforcement Rights, GS has proactively and successfully

policed the unauthorized use of the G Pen Marks and/or counterfeit G Pen branded products

nationwide. GS has had to bear great expense to seek out and investigate suspected counterfeiters

in their attempt to clean up the marketplace.

7

Defendants' Offering for Sale Counterfeit Goods

24. The Defendants have, and they continue to, offer for sale counterfeit G Pen products

with the G Pen trademark and without the consent of GS. In fact, they offer counterfeit glass

infusers bearing imitations of the G Pen Trademarks that were not made or authorized by GS.

These are hereinafter the "Counterfeit Goods".

25. Nevertheless, the Defendants have and continue to offer for sale in commerce the

Counterfeit Goods, specifically, the Defendants offer for sale reproductions, counterfeits, copies

and/or colorable imitations of one or more of the G Pen Marks (hereinafter the "Infringing

Marks"), detailed below:

a. US Registration Number 4,470,963

b. US Registration Number 5,368,594

US Registration Number 4,466,586

d. US Registration Number 4,390,645

26. The Defendants have, without the consent of GS, continued to offer for sale in their

store, the Counterfeit Goods bearing the Infringing Marks, bearing the likeness of the G Pen

Trademarks in the United States.

27. The marks affixed to the Counterfeit Goods that the Defendants have offered for

sale are spurious marks which are identical with, or substantially indistinguishable from, the G Pen

Trademarks. The marks on the Counterfeit Goods are in fact counterfeit marks as defined in 15

U.S.C. § 1116(d).

28. In the ongoing investigation into the sales of counterfeit products bearing the G Pen

Marks, 76 QUICK MART TOBACCO offered for sale Counterfeit Goods.

29. Specifically, on December 27, 2022, GS's investigator attended 76 QUICK MART

TOBACCO's location, which was open to the public, and observed that it had an excess of

vaporizers which displayed the G Pen Trademarks. The investigator purchased a Snoop Dogg G

Pen with a G Pen Mark affixed to it, from 76 QUICK MART TOBACCO, for a cost of \$15.84

charged to the account of GS's investigator, and it was a Counterfeit product in that it displayed

the Infringing Marks.

30. OSAMA KABASHI authorized, directed, and/or participated in 76 QUICK MART

TOBACCO's offer for sale, in commerce, of the Counterfeit Goods. OSAMA KABASHI's acts

were a moving, active, and/or conscious force behind 76 QUICK MART TOBACCO's

infringement of the G Pen Trademarks.

31. The Defendants' use of the counterfeit G Pen Trademarks began long after the

registration of the G Pen Trademarks. GS nor any of its authorized agents have consented to the

Defendants' use of the G Pen Trademarks, or any use of reproductions, counterfeits, copies and/or

colorable imitations thereof.

32. The unauthorized offering for sale by 76 QUICK MART TOBACCO, under the

authority, direction and/or participation of OSAMA KABASHI, of the Counterfeit Good(s) was

an unlawful act in violation of the Lanham Act.

33. The offer for sale by the Defendants of the Counterfeit Good(s) bearing GS's

Trademarks has caused GS to suffer losses and has caused damage to the goodwill and reputation

associated with the G Pen Trademarks, which are owned by GS.

34. 76 QUICK MART TOBACCO's use of the G Pen Marks includes displaying to

offer for sale unauthorized copies of Counterfeit G Pen branded products. 76 QUICK MART

TOBACCO's offering to sell the G Pen counterfeit products, bearing the Infringing Marks in this

manner, was, and is, likely to cause confusion or to cause mistake and/or deceive consumers who

purchase the Counterfeit Goods

35. 76 QUICK MART TOBACCO used images and names identical to or confusingly

similar to the G Pen Marks, to confuse customers and aid in the promotion and sales of Counterfeit

Goods under the Infringing Mark.

36. The Infringing Mark affixed to the Counterfeit Goods that 76 QUICK MART

TOBACCO has manufactured, distributed, provided, marketed, advertised, promoted, offered for

sale, and/or sold, is confusingly identical or similar to the G Pen Marks that GS affixes to its

vaporizers.

37. The vaporizers 76 QUICK MART TOBACCO sells and offers for sale under the

Infringing Mark are made of substantially inferior materials and inferior technology as compared

to genuine G Pen brand products.

38. 76 QUICK MART TOBACCO has distributed, provided, marketed, advertised,

promoted, offered for sale, and sold its vaporizers under the Infringing Mark through its retail

convenience store.

39. 76 QUICK MART TOBACCO has marketed, advertised, and promoted its

Counterfeit Goods under the Infringing Mark through point of purchase displays, and/or its

website, and/or via social media promotion.

40. 76 QUICK MART TOBACCO and OSAMA KABASHI's infringing acts as

alleged herein have caused and are likely to cause confusion, mistake, and deception among the

relevant consuming public as to the source or origin of the Counterfeit Goods sold by 76 QUICK

MART TOBACCO, and are likely to deceive, and have deceived, the relevant consuming public

into mistakenly believing that the Counterfeit Goods sold by 76 QUICK MART TOBACCO

originate from, are associated or affiliated with, or otherwise authorized by GS.

41. 76 QUICK MART TOBACCO and OSAMA KABASHI's acts are willful with the

deliberate intent to trade on the goodwill of the G Pen Marks, cause confusion and deception in

the marketplace, and divert potential sales of GS's vaporizers to 76 QUICK MART TOBACCO.

42. 76 QUICK MART TOBACCO and OSAMA KABASHI's acts are causing and,

unless restrained, will continue to cause damage and immediate irreparable harm to GS, the G Pen

Marks, and to its valuable reputation and goodwill with the consuming public for which GS has

no adequate remedy at law.

43. As a proximate result of the unfair advantage accruing to OSAMA KABASHI and

76 QUICK MART TOBACCO's business from deceptively trading on GS's advertising, sales,

and consumer recognition, OSAMA KABASHI and 76 QUICK MART TOBACCO have made

and will continue to make substantial profits and gains to which they are not in law or equity

entitled.

44. The injuries and damages sustained by GS has been directly and proximately

caused by 76 QUICK MART TOBACCO's wrongful advertisement, promotion, distribution, sale

and offers for sale of their goods bearing infringements or counterfeits of the G Pen Marks.

45. Through such business activities, OSAMA KABASHI and 76 QUICK MART

TOBACCO purposefully derived direct benefits from their interstate commerce activities by

targeting foreseeable purchasers in the State of Wisconsin, and in doing so, have knowingly

harmed GS.

46. Furthermore, the sale and distribution of Counterfeit Goods by 76 QUICK MART

TOBACCO has infringed upon the above-identified federally registered trademarks.

11

47. The spurious marks or designations used by 76 QUICK MART TOBACCO in

interstate commerce are identical with, or substantially indistinguishable from, the G Pen Marks

on goods covered by the G Pen Marks. Such use therefore creates a false affiliation between 76

QUICK MART TOBACCO, GS, and the G Pen Marks.

48. Due to the actions of 76 QUICK MART TOBACCO, GS has been forced to retain

the undersigned counsel and pay the costs of bringing an action forward. OSAMA KABASHI and

76 QUICK MART TOBACCO should be responsible for paying GS's reasonable costs of the

action.

49. OSAMA KABASHI and 76 QUICK MART TOBACCO's acts have damaged, and

will continue to damage GS, and GS has no adequate remedy at law.

50. Moreover, 76 QUICK MART TOBACCO's and OSAMA KABASHI's wrongful

acts will continue unless enjoined by the Court. Accordingly, OSAMA KABASHI and 76 QUICK

MART TOBACCO must be restrained and enjoined from any further counterfeiting or

infringement of the G Pen Marks.

Count One

Federal Trademark Counterfeiting and Infringement, 15 U.S.C. § 1114

51. The Plaintiff avers Paragraphs 1 through 50, which are stated above and incorporate

the allegations therein, as though they are fully restated and incorporated in this Count by

reference.

52. GS owns the federally registered G Pen Trademarks, as set forth in more detail in

the foregoing paragraphs.

53. The Defendants, without authorization from GS, have used in commerce spurious

designations that are identical with, or substantially indistinguishable from, the G Pen Trademarks

12

on the same goods covered by the G Pen Trademarks.

54. The Defendants' unauthorized use of counterfeit marks of the registered G Pen

Trademarks on and in connection with the Defendants' offer(s) for sale in commerce is likely to

cause confusion or mistake in the minds of the public.

55. The Defendants' conduct as alleged herein is willful and intended to cause

confusion, mistake, or deception as to the affiliation, connection, or association of the Defendants,

with GS or the G Pen Trademarks.

56. The Defendants' acts constitute willful trademark infringement in violation of

Section 32 of the Lanham Act, 15 U.S.C. § 1114.

57. The Defendants' actions constitute the use by the Defendants of one or more

"counterfeit mark(s)" as defined in 15 U.S.C. § 1116(d)(1)(B).

58. The Defendants' use in commerce of the counterfeit G Pen Trademarks has resulted

in lost profits and business to GS which are difficult to determine, caused considerable damage to

the goodwill of the G Pen Trademarks, and diminished the brand recognition of the G Pen

Trademarks by introducing counterfeit products into the marketplace.

59. By reason of the foregoing, the Plaintiff is entitled to, among other relief, injunctive

relief, an award of statutory damages, and costs of the action under Sections 34 and 35 of the

Lanham Act, 15 U.S.C. §§ 1116, 1117, together with prejudgment and post-judgment interest.

WHEREFORE, the Plaintiff, GS HOLISTIC, LLC, respectfully requests that this Court

find in favor of the Plaintiff and against the Defendant jointly and severally for OWNER, and other

officers, and directors, for the knowing participation in the counterfeiting activities of

TAXPAYER NAME, awarding the Plaintiff statutory damages pursuant to 15 U.S.C. § 1117,

treble damages pursuant to 15 U.S.C. § 1117(b), the costs of suit, and any further relief that this

Court may deem just and proper.

Count Two

Federal False Designation of Origin and Unfair Competition, 15 U.S.C. § 1125(a)

60. The Plaintiff avers Paragraphs 1 through 50, which are stated above and incorporate

the allegations therein, as though they are fully restated and incorporated in this Count by

reference.

61. GS owns the federally registered G Pen Trademarks, as set forth in more detail in

the foregoing paragraphs.

62. The Defendants, without authorization from GS, have used in commerce spurious

designations that are identical with, or substantially indistinguishable from, the G Pen Trademarks

on the same goods covered by the G Pen Trademarks.

63. The Defendants' unauthorized use of counterfeit marks of the registered G Pen

Trademarks on and in connection with the Defendants' offers for sale in commerce is likely to

cause confusion or mistake in the minds of the public.

64. The Defendants' unauthorized use in commerce of the G Pen Trademarks as alleged

herein constitutes use of a false designation of origin and misleading description and representation

of fact in violation of Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a).

65. The Defendants' conduct as alleged herein is willful and is intended to, and is likely

to, cause confusion, mistake, or deception as to the affiliation, connection, or association of the

Defendants, with GS or the G Pen Trademarks.

66. The Defendants' conduct as alleged herein is causing immediate and irreparable

harm and injury to GS, and to the goodwill and reputation of the G Pen Trademarks and will

continue to both damage GS and confuse the public unless enjoined by this Court. GS has no

14

adequate remedy at law.

By reason of the foregoing, the Plaintiff is entitled to, among other relief, injunctive 67.

relief, an award of statutory damages, and costs of the action under Sections 34 and 35 of the

Lanham Act, 15 U.S.C. §§ 1116, 1117, together with prejudgment and post-judgment interest.

WHEREFORE, the Plaintiff, GS HOLISTIC, LLC, respectfully requests that this Court

find in favor of the Plaintiff and against the Defendant jointly and severally for OWNER, and other

officers, and directors, for the knowing participation in the counterfeiting activities of

TAXPAYER NAME, awarding the Plaintiff statutory damages pursuant to 15 U.S.C. § 1117,

treble damages pursuant to 15 U.S.C. § 1117(b), the costs of suit, and any further relief that this

Court may deem just and proper.

PRAYER FOR RELIEF

WHEREFORE, the Plaintiff, GS HOLISTIC, LLC, respectfully requests the following

relief against the Defendants, as follows:

1. With regard to Plaintiff's Count I for trademark infringement:

a. Actual damages or statutory damages under 15 U.S.C. § 1117;

b. Treble damages under 15 U.S.C. § 1117(b);

c. Costs of suit; and

d. Joint and several liability for OSAMA KABASHI, and other officers, and

directors, for the knowing participation in the counterfeiting activities of OH

WHOLESALE LLC.

2. With regard to Plaintiff's Count II for false designation and unfair competition:

a. Actual damages or statutory damages under 15 U.S.C. § 1117;

b. Treble damages under 15 U.S.C. § 1117(b);

c. Costs of suit; and

d. Joint and several liability for OSAMA KABASHI, and other officers, and

directors, for the knowing participation in the counterfeiting activities of OH

WHOLESALE LLC.

3. Preliminarily and permanently enjoining OH WHOLESALE LLC and its agents,

employees, officers, directors, owners, representatives, successor companies, related companies,

and all persons acting in concert or participation with it from:

a. The import, export, making, manufacture, reproduction, assembly, use,

acquisition, purchase, offer, sale, transfer, brokerage, consignment,

distribution, storage, shipment licensing, development, display, delivery,

marketing, advertising or promotion of the counterfeit G Pen product identified

in the Complaint and any other unauthorized G Pen product, counterfeit, copy

or colorful imitation thereof;

4. Pursuant to 15 U.S.C. § 1116(a), directing OH WHOLESALE LLC to file with the

Court and serve on the Plaintiff's within thirty (30) days after issuance of an injunction, a report

in writing and under oath setting forth in detail the manner and form in which OH WHOLESALE

LLC has complied with the injunction;

5. For an order from the Court requiring that the Defendants provide complete

accountings and for equitable relief, including that the Defendants disgorge and return or pay their

ill-gotten gains obtained from the illegal transactions entered into and/or pay restitution, including

the amount of monies that should have been paid if the Defendants had complied with their legal

obligations, or as equity requires;

6. For an order from the Court that an asset freeze or constructive trust be imposed on

all monies and profits in the OH WHOLESALE LLC's possession, which rightfully belong to the

Plaintiff;

7. Pursuant to 15 U.S.C. § 1118 requiring that the Defendants and all others acting

under the Defendants' authority, at its cost, be required to deliver up to the Plaintiff for destruction

all products, accessories, labels, signs, prints, packages, wrappers, receptacles, advertisements, and

other material in their possession, custody or control bearing any of the G Pen Trademarks;

8. For such other and further relief as the Court may deem just and equitable.

Date: July 29, 2023

Respectfully submitted,

/s/ Ryan S. Fojo

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